# Mar. 10. 2010, 1:14PMND Skinner & Associates

212 Commercial Street

Hudson, Wisconsin 54016 USA

Tel.: 715-386-5800 FAX: 715-386-6177

Internet Email: info@skinnerlaw.com

INTELLECTUAL PROPERTY LAW Patents-Copyrights-Trademarks

BECEIVE GENTRAL BAX GENTER

Joel D. Skinner, Jr. \*+# Carol N. Skinner \*+

WI Bar / + MN Bar / ‡ Registered Patent Attorney

MAR 1 0 2010

TTAY No, on lost office action

VIA FACSIMILE ONLY 703-872-9306 (Total Pages: 20) (3) 571-273-8300 March 9, 2010 (5) (6#WTWY NO.)

Commissioner for Patents

Attention Examiner Chi Nguyen, GAU3635

P.O. Box 1450

Alexandria, VA 22313-1450

4- I called del. no 571-272-6847 foday 3-10-10 and left westogen vaire mail.

Application Serial No. 09/508,129 Attorney Docket No. PAT121USA

Dear Examiner Nguyen:

My office has been waiting for an action from the USPTO based on our written Status Inquiry filed on 4-13-07 and a telephone Status Inquiry made on 4-13-06. Please let me know if an action will be sent or if you have any comments or questions. I would also appreciate it if you believe that a Petition is required to revive this case.

As you may recall, this case was held abandoned based on applicant's failure to reply to an office action allegedly mailed on 5-20-05. As was asserted in the two Status Inquiries, applicant did not receive any such office action. And, both the USPTO PAIR Image File and Transaction History indicate that no office action was mailed on or about 5-20-05.

Enclosed for your consideration is the following explanatory information:

Attachment No. 1 – Status of this case on USPTO website dated 3/5/2010 showing this case as abandoned for failure to respond to an office action;

Attachment No. 2 - Image File Wrapper from USPTO website dated 3/5/10;

Attachment No. 3 – Transaction History from USPTO website dated 3/5/10;

Attachment No. 4 – Status Inquiry mailed to USPTO on 4/13/07;

Attachment No. 5 – Notes in file from telephone conversation with Examiner Nguyen on 4/13/06:

Attachment No. 6 – Notice of Abandonment for failure to reply to Office Action of 5/20/05 dated 3/2/06; and

Attachment No. 7 - Response to Notice of 12/29/04 faxed to Examiner Chi Nguyen on 1/6/05.

In the telephone Status Inquiry, Jessica Raska of our office was told that the Examiner would look into the matter and call us back.

To date, this case is still showing a status of abandoned (Attachment No. 1). Again, I would appreciate it if you could please give me a call as soon as possible to discuss the status of this case.

Respectfully,

Joel D. Skinner, Jr.
Registration No.: 33,786
100305 ht to examiner re abandunment 3-4.doc

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Patent information	Application Number:	09/508,129	Customer Number:	24339
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Resources & Public Notices	Application Type:	Utility	Status Date:	02-21-2006
Patent Searches	Examiner Name:	NGUYEN, CHI O	Location:	ELECTRONIC
Patent Official Gazette	Group Art Unit:	3635	Location Date:	1
(f) Search Patents & Applications (f) Search Biological Sequences	Confirmation Number:	6771	Earliest Publication No:	
LE Copies, Products & Services	Attorney Docket Number:	PAT121USA <u>Update</u>	Earllest Publication Date:	
Omeriable	Class / Subclass:	052/736.100	Patent Number:	
Trademarks Policy & Law Reports	First Named Inventor:	ROLF JERNSTROM , EKENAS, (FI)	Issue Date of Patent:	,
	Title of Invention:	POLE		

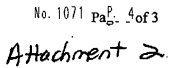
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<ul> <li>Search Patents &amp; Applications</li> <li>Search Biological Sequences</li> </ul>	03-02-2006	BIB	Bibliographic Data Sheet	PR
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Other	01-06-2005	CLM	Claims	PR
Copyrights Trademarks Policy & Law Reports	01-06-2005	REM -	Applicant Arguments/Remarks Made in an Amendment	PR
•.	12-29-2004	CTMS	Miscellaneous Action with SSP	PR
	07-25-2002	PETDEC	Petition Decision	PR
	07-24-2002	IMIS	Miscellaneous Internal Document	PR
	07-09-2002	<b>A</b>	Amendment/Req. Reconsideration-After Non- Final Reject	PR
	07-09-2002	REM	Applicant Arguments/Remarks Made in an Amendment	PR
	07-09-2002	PET.	Petition Entered	PR
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	03-08-2002	EXIN	Examiner Interview Summary Record (PTOL - 413)	PR
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	08-07-2001	892	List of references cited by examiner	F
	06-28-2001	<b>A</b>	Amendment/Req. Reconsideration-After Non- Final Reject	PR

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05-30-2000	IDS	Statement (IDS) Filed (SB/08)	PR
05-30-2000	FOR.	Foreign Reference	F
04-04-2000	M903	Notice of DO/EO Acceptance Mailed	PR
03-07-2000	LET.	Miscellaneous Incoming Letter	
03-07-2000	lifW	Issue Information including classification, examiner, name, claim, renumbering, stc.	PR ·
03-07-2000	SRFW	Search information including classification, databases and other search related notes	PR
03-07-2000	FWCLM	Index of Claims	PŘ
03-07-2000	TRNA	Transmittal of New Application	PR
03-07-2000	DRW	Drawings-only black and white line drawings	PR
03-07-2000	SPEC	Specification	PR
03-07-2000	. CLM	Claims	PR
03-07-2000	ABST	<u>Abstract</u>	PR
03-07-2000	OATH	Oath or Declaration filed	PR
03-07-2000	BIB	Bibliographic Data Sheet	PR
03-07-2000	WFEE	Fee Worksheet (PTO-875)	PR
03-07-2000	WFEE	Fee Worksheet (PTO-875)	PR
03-07-2000	WCLM	Claims Worksheet (PTO- 2022)	PR
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03-07-2000	FRPR	Certifled Copy of Foreign Priority Application	PR
03-07-2000	FRPR	Certified Copy of Foreign Priority Application	PR

03-07-2000	371P	Documents submitted with 371 Applications	PR
03-07-2000	IMIS	Miscellaneous Internal  Document	PR
03-07-2000	FOR	Foreign Reference	F
03-07-2000	FOR	Foreign Reference	F

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No. 1071 Pag. Jof2.

Attachment 3

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Patent Information	Date	Transaction Description
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Employee & Office Directories  Resources & Public Notices	11-01-2005	Mail Notice of Informal or Non-Responsive Amendment
Kespuites & Public Notices	05-20-2005	Date Forwarded to Examiner
Patent Searches	01-06-2005	Informal or Non-Responsive Amendment after Examine
Patent Official Gazette	01-06-2005	Response after Non-Final Action
Search Patents & Applications	01-28-2005	IFW TSS Processing by Tech Center Complete
Search Biological Sequences	12-29-2004	Mail Notice of Informal or Non-Responsive Amendment
量 Copies, Products & Services	10-20-2004	Date Forwarded to Examiner
Other	07-09-2002	Informal or Non-Responsive Amendment after Examine
Copyrights	07-09-2002	Response after Non-Final Action
<u>Trademarks</u>	10-20-2004	Mail Notice of Rescinded Abandonment
Policy & Law Reports	10-20-2004	Notice of Rescinded Abandonment in TCs
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•	07-13-2001	Date Forwarded to Examiner
	06-28-2001	Response after Non-Final Action
	06-28-2001	Request for Extension of Time - Granted
	02-22-2001	Mail Non-Final Rejection
	02-21-2001	Non-Final Rejection
	12-29-2000	Case Docketed to Examiner in GAU
•	06-02-2000	Information Disclosure Statement (IDS) Filed
	06-02-2000	Information Disclosure Statement (IDS) Filed
	03-07-2000	Preliminary Amendment
•	05-08-2000	Case Docketed to Examiner in GAU
	04-27-2000	IFW Scan & PACR Auto Security Review
	04-10-2000	Correspondence Address Change
·	04-07-2000	Correspondence Address Change

04-04-2000	Released to OIPE
04-04-2000	Notice of DO/EO Acceptance Malled
03 <b>-</b> 29-2000	371 Application Preexamination Docketing
03-27-2000	371 Application Preexamination Docketing
03-07-2000	Receipt of 371 Request
03-24-2000	Correspondence Address Change
03-07-2000	Initial Exam Team on

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No. 1071 P. 9

Attachment 4

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Applicant: Jernstrom

MAR 1 0 2010

Application No.: 09/508,129

Filing Date: 03/07/2000

Title: A POLE

Group Art Unit/Examiner: 3635 / Chi Nguyen

Attorney Docket No.: PAT121USA

FILE

# STATUS INQUIRY

# VIA FAX (703-872-9306) AND US MAIL

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Applicant respectfully inquires as to the status of the above identified Application.

Applicant's attorney's office communicated by telephone with the examiner in charge about the status of this application on 4/13/06, one year ago. No response has been received. The examiner was informed that the office action mailed on 20 May 2005 was not received by applicant.

Applicant requests that the USPTO staff inform (via mail, FAX, email, or telephone contact) applicant's attorney at its earliest convenience, whether the application has been assigned to an examiner, is in order for examination, and/or when an initial or the next Office Action can be expected. Applicant's attorney authorizes the USPTO staff to communicate with any staff member of Skinner and Associates either directly on the telephone or via voice mail.

Date of Deposit:

I hereby certify that this paper/fee is being deposited with the United States Postal Service as First Class Mail-Postage Prepaid, under 37 CFR 1.8, on the date indicated above, and is addressed to the Assistant Commissioner For Patents, Washington, D.C. 20231.

Name

Signature

PAGE 9/20 \* RCVD AT 3/10/2010 1:13:38 PM [Eastern Standard Time] \* SVR:USPTO-EFXRF-6/43 \* DNIS:2738300 \* CSID:715 386 6177 \* DURATION (mm-ss):04-08

Should the examiner or USPTO staff have any comments or questions about this application, they are invited to contact applicant's attorney.

Respectfully submitted,

Joel D. Skinner, Jr.

Reg. No. 33,786

Skinner and Associates

212 Commercial Street

Hudson, Wisconsin 54016

Tel.: (715) 386-5800

FAX: (715) 386-6177

info@skinnerlaw.com

cc: Pauli Laitinen, Esq.

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Attachment 5

T/C

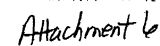
Examiner Nguyen

4/13/06

Notice ABD, PAIR no office action.

Told him could look into and call me back.

RP





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United States DEPARTMENT OF COMMERCE
United States Patent and Tradecourk Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Abacandra, Voginia 22313-1450

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/508,129	03/07/2000	ROLF JERNSTROM	PAT121USA	6771	
24339	7590 03/02/2006	·	EXAM	INER	
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HUDSON, W	I 54016	MAR 9 6 2006	3635		
			DATE MAILED: 03/02/2000	5	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/508,129	JERNSTROM, RO	OLF		
Notice of Abandonment	Examiner	Art Unit			
	Chi Q. Nguyen	3635			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address-					
This application is abandoned in view of:					
1 M Applicant's failure to timely file a proper reply to the C	Office letter mailed on 20 May 20	05.	voication of the		
(a) A reply was received on (with a Certificate period for reply (Including a total extension of time	of month(s)) which expire	ed on			
(b) A proposed reply was received on, but it does not constitute a proper reply under 37 CFR 1.113 (a) to the final rejection.					
(A proper reply under 37 CFR 1.113 to a final rejection consists only of: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114).					
(c) A reply was received on but it does not corfinal rejection. See 37 CFR 1.85(a) and 1.111. (S	etitute a proper reply, or a bona See explanation in box 7 below).	fide attempt at a proper reply	, to the non-		
(d) ⊠ No reply has been received.	•				
Applicant's failure to timely pay the required issue fee from the mailing date of the Notice of Allowance (PTC).	DL-85).	•			
(a) The issue fee and publication fee, if applicable,), which is after the expiration of the statutor Allowance (PTOL-85).	was received on (with a	Certificate of Mailing or Tran e fee (and publication fee) set	nsmission dated t in the Notice of		
(b) ☐ The submitted fee of \$ is insufficient. A balance of \$ is due.					
The issue fee required by 37 CFR 1.18 is \$ The publication fee, if required by 37 CFR 1.18(d), is \$					
(c) ☐ The issue fee and publication fee, if applicable, has not been received.					
3. Applicant's fallure to timely file corrected drawings as Allowability (PTO-37).			•		
<ul> <li>(a) ☐ Proposed corrected drawings were received on</li> <li>after the expiration of the period for reply.</li> </ul>	(with a Certificate of Mailing	or Transmission dated	_), which is		
(b) ☐ No corrected drawings have been received.		•			
The letter of express abandonment which is signed by the applicants.	the attorney or agent of record,	the assignee of the entire into	erest, or all of		
<ol> <li>The letter of express abandonment which is signed by 1.34(a)) upon the filing of a continuing application.</li> </ol>	y an attorney or agent (acting in	a representative capacity und	er 37 CFR		
6. The decision by the Board of Patent Appeals and Inte of the decision has expired and there are no allowed o	rference rendered on and daims.	because the period for seeki	ng court review		
7. 🔯 The reason(s) below.					
No paper has been filed.					
Olni de Morr					
2-21-2006			•		
Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filled to minimize any negative effects on patent term.					
U.S. Patent and Trademark Office PTOL-1432 (Rev. 04-01) Notic	ee of Abandonment	Part	of Paper No. 2		

Fax Serve No. 1071 P. 14

Attachment 9

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# **Auto-Reply Facsimile Transmission**



TO:

Fax Sender at 7153866177

Fax Information

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RE: Application No. 09/508/199		
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# BSKINNER AND ASSC JATES

212 Commercial Street Hudson, Wisconsin 54016 USA

Tel.: 715-386-5800 FAX: 715-386-6177

Internet Email: info@skinnerlaw.com

Joel D. Skinner, Jr. \*+‡ Carol M. Skinner \*+ INTELLECTUAL PROPERTY LAW EMPLOYMENT LAW

\*WI Bar / + WIN Bar / ‡ Registered Patent Attorney

FAX TRANSMISSION COVER SHEET anuary 6, 200 URGENT [ ACKNOWLEDGE RECEIPT NO. OF PAGES (Including This Sheet): Call (715) 886-5800 Short Pages or Have Other Problems TO/NO .: \_ Examine MESSAGE: NOTICE: The information contained in this transmission is intended only for the personal transmission is intended on the personal transmissi confidential use of the recipient(s) named above. The transmission may be an attorney-client communication, and, as such is privileged and confidential. If the receiver of this transmission is not an intended recipient or an agent of an intended recipient, you are notified that you have received this transmission in error, and that any review, distribution or copying of this message is prohibited. If you have received this transmission in error please notify us

CERTIFICATE OF FAX TRANSMISSION No.: 403-872-9306 I hereby certify that this paper/fee is being

by telephone at (715) 386-5800 or by email at info@skinnerlaw.com.

# HP LaserJet 3200se

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# Call Report

Job	Date	Time	Туре	Identification	Duration	Pages	Result
492	1/ 6/2005	1:10:21PM	Send	17038729306	1:57	5	OK

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Jernstrom

Serial No.: 09/508,129

Date Filed: 03/07/2000

Title: A POLE

Group Art Unit: 3635

# REPLY WITH AMENDMENT

Assistant Commissioner for Patents Washington, D.C. 20231

Attention: Examiner Carl Friedman

Dear Sir:

Responsive to the Office Action dated 08/07/01 (Paper No. 8), please amend this application as follows:

### IN THE SPECIFICATION:

On page 3, please substitute the following paragraph for the paragraph at lines 7-16:

As stated above, the construction of the post may, in practice, vary very greatly. One example of a construction may have a single plastic layer reinforced by a suitable laminating method and placed on top of a suitable inner layer 3, so that the wiring harness, suitably protected by the outer layer, lies in the

### CERTIFICATE OF MAILING (IF APPLICABLE)

Date of Deposit: <u>0-25-02</u>. I hereby certify that this paper/fee is being deposited with the United States Postal Service as First Class Mail-Postage Prepaid, under 37 CFR 1.8, on the date indicated above, and is addressed to the Assistant Commissioner For Patents, Washington, D.C. 20231

Jessica Schultz

Signare Shriftp

interface of the two layers. The inner layer can be made from almost any material, for example, cellular plastic, as it is mainly intended as a base for the formation of the outer layer. Naturally, the inner layer may even be a metal tube. Any reinforcement known to the art, such as glass or other fibres, fabric, netting or similar can be added to the layers to reinforce them. As stated above, there may be several layers, when their materials and manners of manufacture may vary according to the prevailing requirements.

# IN THE CLAIMS:

Please amend existing claim 3 with replacement claim as follows:

3. A post according to Claim 1, characterized in that at least one lead ends are connected to one or more connectors, at least in a lower section of the post.

### ATTACHMENT:

Attached hereto is a marked-up version of the changes made to the Claims and Abstract by the current amendment. The attachment is captioned "Version With Markings to Show Changes Made."

### **REMARKS**

This reply is submitted pursuant to 35 U.S.C. §132 and 37 C.F.R. §1.111. The Office Action was carefully considered by the undersigned attorney and applicant. Reconsideration of the application is respectfully requested.

# 1. Summary of the Office Action.

Claims 1, 3-5 and 7-9 were pending.

Claim 3 stands objected to.

Claims 1, 3-5 and 7-9 stand rejected under 35 U.S.C §103(a) over Ventura-Berti (594) in view of Savoca (160).

# 2. Discussion.

Ventura-Berti (USP 5339594) in view of Savoca (USP 5335160). Claim 1 as once amended requires that a post have, *inter alia*, an electrically conductive lead which is integrally formed with and connected to a tube. Neither Ventura-Berti nor Savoca show this structure. Ventura-Berti does not show any conductive lead. Savoca shows a conductive lead but it is disposed in the hollow core of the post. Nowhere in the applied prior art is the conductive lead shown integrally disposed in the tube structure of a post. The examiner stated that it would be obvious "to combine Ventura-Berti and Savoca". Applicant respectfully disagrees because the advantages (for example, simplicity of assembly) provided by applicant's invention would have been apparent to Ventura - Berti and used by him, but for the unobviousness of applicant's structure. However, regardless of whether the combination of references *per se* is obvious or not, such combination would still fall short of meeting the claimed invention. The conductive lead must be integrally formed with the tube. Claim 1 as once amended is believed to be patentable and withdrawal of the rejection is requested.

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Applicant wishes to clarify that he does not disclose or claim a "lead" (wire structure) constructed of lead (the element (Pb) or material).

# 3. Conclusion.

The claims pending after this amendment are believed to be patentable for the reasons stated above. The amendments are believed to be supported by the specification, claims and drawings as filed. It is believed that this case is now in a condition for allowance. Reconsideration and favorable action are respectfully requested.

Should the Examiner believe that telephone communication would advance the prosecution of this case to finality, he is invited to call at the number below.

It is respectfully requested that, if necessary to effect a timely response, this paper be considered as a Petition for an Extension of Time under 37 CFR 1.136(a), provided a Petition is not submitted separately.

Please charge any fee due not paid by a check provided herewith, and/or charge any underpayment in any fee, and/or credit any overpayment in fee, to Deposit Account No. 19-2381.

Date:

Respectfully submitted,

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